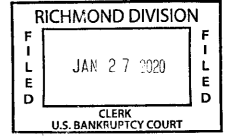
Case 19-36077-KLP Doc 86 Filed 01/27/20 Entered 01/28/20 10:53:23 Desc Main Page 1 of Court Richnord VA

Dulenesbaus

1936077



Motion for Continuance and Recusal and That the automotic Huy remain (per right of penille)

I, Darlene I Davis Lile This motion for recusal and for a certinique un order to que adequate time to find a count that does not and or has not in the part, shown an appearance of bear and that does not have an apparent or persible conflict to interest. See cases 1735566, 1038727 1930056 + Appead 9 0808 L, Darlenes Dairy, respectfully state that I have had to or been made to suffer egregiously for many many years due to praud, discrimination, abuses and torchasured rand against whe. This is well documented yet it is apparently being groved and every attempt the made to receive justice in biocked and throated. These actions against me have contributed heavily to damais a many out a diagram to damage of why health. I could draw out a diagrain and in that dragram any reasonable person well be able to see the systemic mynotices and abuses across systems against the This Ereates, in some instances a fake as invalid paper trail that serves the openents objectives, an example of this is usine my hame in cass numbers that I rever participated in and that were outside of jurisdiction (teach extesed by lawyers for certain non creditors). ta gam25,2000

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These cases are rull, used and transporting on ing name. There is a hariffer, systamic proaless on going that needs to be looked at and correctate boy a non brused body Hearn and hopefully. and all discremenation that is obusisly tappear and they tolaters of the blatent violation of Schientation of Chanting and they tolaters of the plates to the pure proton that brought proving the pure from appearance of bias and conflict of interest. The very foundations
of Certain actions against me have been fraudicest
the evidence shows. Thow, some have pert faiter a different entity (tortione chinestments Enterprises) to Claim or to continue the same process of the goat of talkey my home. This I understand based on law is Property theff. I am not and have nover lived anywhere Freeland and he owner to my home at 5910 Charles in 122407 I below under penalty & population this motion structories they there I a due to property their attempts that will leave me homeless. The fact that on top of that live been subjected to bear and alress. of prosons or power and arsimilian injustices has consider De great hardship and inhumandy taken up over a decade. I my time with the apparent goals soft serving desires I ry openents and corporatura, etc. I agrain good to Fright pay revile dowe and not people I don't our and not to be stolen from by people I don't give and that to be confinued to be retaliated against hypeple in how how the week will to consume to I request the actions how the another will be consumed to a request the actions how the constitutions. . D. in hur richt Fremain in place Amerikant this processe

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Official Form 420A (Notice of Motion or Objection) (12/16)

United States Bankruptcy Court	
In re  [Set forth here all names including married, maiden, and trade names used by debtor within last 8 years.]	
Address Debtor  Address Debtor  Address Security or Individual Tax-payer Identification	Case No. (93(0)77) Chapter   3
(ITIN) No(s).,(if any):	
NOTICE OF [MOTION TO] [OBJECTION TO]  Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)	
If you do not want the court to [relief sought in motion or objection], or if you want the court to consider your views on the [motion] [objection], then on or before (date), you or your attorney must:	
[File with the court a written request for a hearing {or, if the court requires a written response, an answer, explaining your position} at:  {address of the bankruptcy clerk's office}	
If you mail your {request}{response} to the court for filing, you must mail it early enough so the court will <b>receive</b> it on or before the date stated above.	
You must also send a copy to:  {movant's attorney's name and address}  {names and addresses of others to be served}}	chaelwicket 240-7
[Attend the hearing scheduled to be held on (date), (vear), ata.m./p.m. in Courtroom	
[Other steps required to oppose a motion or objection under local rule or court order.]	
If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion or objection and may enter an order granting that relief.  Date:    Signature:   Daviewal Davis   Address:   Sq. 10 Chaducele   Address:   Sq. 10 Chaducele   Sq. 10 Chaducel	

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astern District of Virginia
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anderson Financial Services, LLC
3302 Jefferson Davis Hwy.
Fredericksburg, VA 22408-2608

Portune Investments anders non Creditor
7023 Bryant-Forne Ct. Non Creditor
Alexandria, Va 22306-1835 DURWER

United States Bankruptcy Court 701 East Broad Street Richmond, VA 23219-1888

Beverly and Bucker 2215 Jefferson Davis Hwy Fredericksburg, VA 22401-2186 CHARLES JERRY JARVIS 122 WAGON WHEEL RD WYTHEVILLE, VA 24382-5735

Commonwealth Trustees 110 / Non Credity 8601 Westwood Center or \$255 DISP wied

(p)DIRECTV LLC
attn bankruptcles
PO BOX 6550
GREENWOOD VILLAGE CO 80155-6550

Fortune Investments Charprises LLC
1025 Siyant Town Ct.
Alexandria, VA 22306 1835 DISputer

Internal Revenue Service £.0. Box 931000 Louisville, XY 40293-1000 JANET LOPEZ 7518 FLIPPO DR PREDERICKSBURG, VA 22408-0424

MRIS 9707 Key West Ave. Rockville, MD 20850~4079

Office of the US Trustee 701 East Broad St. Ste. 4304 Richmond, VA 23219-1885 PEGGY STALLARD 10109 ELYS FORD RD FREDERICKSBURG, VA 22407-9652 Hosenberg & Associates, LIC Disputed
43472 N. Buy \$500 (Disputed
Bothsids, 40 20814-4811 Interested
party

Smith Frances Law / Jonathan Francis
2525 Pointe Center Ct. #150 Disputed /
Dummeres, VA 22025-2224 Tylegested
Party, Nov.

Suzanne Wade Trustes Ch. 13 P.O. Box 1780 Richmond, VA 23218-1789 VIRGINIA JARVIS 201 GREENTOWN RD MOUNT AIRY, NC 27030-9230

Virginia Jarvis 201 Greentown Rd. Mt. Airy, NC 27030-9230 Darlene Denise Davis 5910 Chadwick Court Fredericksburg, VA 22407-4368

John F. Fitzgerald, III Office of the US Trustee ~ Region 4 -R 701 E. Broad Street, Ste. 4304 Richmond, VA 23219-1849

Suzanne E. Wade 7202 Glen Forest Drive, Ste. 202 Richmond, VA 23226-3770

congrate mantantantant

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a motice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4)

Direct TV Attn: Bankruptcies P.O. box 6550 Greenwood Village, CO 80155-6550

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